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The undersigned hereby certifies that this LETTER is being deposited with the United States Postal Service under 37 CFR 1.10 addressed to the Commissioner for Patents, Alexandria, VA 22313, on October 14, 2004.

Villiam C. Long

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Kyung-Ju Choi

Group Art Unit: 1723

Serial No. 09/884,215

Examiner: Fortuna

Filed: June 19, 2001

LETTER

Honorable Commissioner of Patents and Trademarks Alexandria, VA 22313

Sir:

Returned herewith is an Official Action dated October 6, 2004 for this Application No. 09/884,215 of Kyung-Ju Choi.

Apparently this Action was sent to me by mistake, I am not nor have I ever been Attorney for this application.

Respectfully submitted,

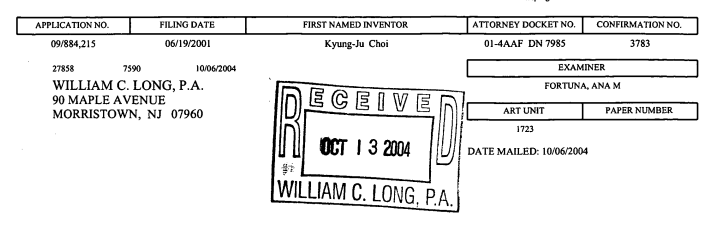
William C. Long

Reg. No. 18,545 Attorney for Applicant (s)

October 14, 2004

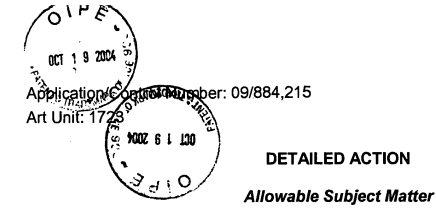
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UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov



Please find below and/or attached an Office communication concerning this application or proceeding.

OIPE				
	Application No.	Applicant(s)		
OCT 1 9 2004 (2)	09/884,215	CHOI, KYUNG-JU		
Office Action Summary	Examiner	Art Unit		
HAD MI	Ana M Fortuna	1723		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the	correspondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	66(a). In no event, however, may a reply be to within the statutory minimum of thirty (30) da ill apply and will expire SIX (6) MONTHS fror cause the application to become ABANDON	imely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).		
Status				
1) Responsive to communication(s) filed on 19 Ju	<u>ly 2004</u> .			
· <u> </u>	action is non-final.			
•	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is			
closed in accordance with the practice under E	х рапе Quayle, 1935 С.D. 11, 4	153 O.G. 213.		
Disposition of Claims				
4) ☐ Claim(s) 1-19, 21-22,48-50 is/are pending in the 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-19,21,22 and 48-50 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.			
Application Papers				
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the correction of the	epted or b) objected to by the drawing(s) be held in abeyance. So on is required if the drawing(s) is of	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau * See the attached detailed Office action for a list of	have been received. have been received in Applicatity documents have been received (PCT Rule 17.2(a)).	tion No red in this National Stage		
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail D 5) Notice of Informal 6) Other:			



1. The indicated allowability of claims 13, 14, 16-22 is withdrawn in view of the newly discovered reference(s) to Chu et al (6,713,011). Rejections based on the newly cited reference(s) follow.

Claim Rejections - 35 USC § 112

1. Claims 16, 17, 49, 22-49 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The claims above are unclear as to whether "emitting the strands at a flow rate of "0.6 cubic centimeters per minute is intended. The claims are incomplete and unclear as to whether the claimed ranges and values pertain to a rate of emitting the fibers.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.

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2. Ascertaining the differences between the prior art and the claims at issue.

- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 1. Claims 1-19, 21-22, 48-50 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gogins et al (6,716,274)(hereinafter '274) in view of Chu et al (6,713,011)(hereinafter '011). Reference '274 discloses elestrospinning composition comprising water, water soluble polymer, e.g. PVA, and crosslinking agents for the polymer, an alternatively and additive; to form nanofibers on a substrate (column 2, lines 9-51, column 3, lines 34-54, column 4, lines 67-68, through column 5, lines 1-215, and in particular column 5, lines 9 and 21-22). Crosslinked and non-cross-linked PVA are also disclosed by '274 (column 8, third paragraph, column 32, lines 46-68, through column 33, lines 1-15, and column 34, lines 40-61), the last column teaching crosslinking PVA with polyacrylic acid. The adjustment of the voltage depending on composition is not disclosed in the reference. The composition excluding the additive or copolymer or the addition of surfactant as disclosed in the reference is not disclosed, however, the claim as written does not exclude the addition of other components is a small percentages, e.g. additives.

The sharp tip source diameter (spinneret tip diameter), and fiber rate of formation is not disclosed in reference '274.

Reference '011 teach nanofibers formation by electrospinning water soluble polymeric compositions to form membranes, collecting the fibers on a substrate (ground support) (Abstract, column 1, lines 1-29, column 2, lines 1-68, through column 3, lines line 11); the polymers for the fibers are disclosed in column 13, lines 40-50, which includes,

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PVP, PAN, methacrylate (water soluble). '011 also teach using the electrospinning technique for any fiberizable material (column 12, last paragraph). '011 further teaches the spinneret diameter of 700 microns (0.7 mm), which falls within the claimed diameter of the claims above (0.1 mm to 3mm).

The voltage range, as claimed in claims 13, 14, 22, 48, is also disclosed in 'o11 (column 8, lines 12-18). The emission rate of the fibers, as claimed in claims 1617, 22, 49, and 50 is also though by '011 (column 8, third paragraph).

Reference '011 further teach the polymer composition including the polymer and solvent (column 7, lines 41-45, column 8, lines second paragraph). "Crosslinking" the polymer composition is not disclosed in '011. PVA is also not disclosed as the polymer.

It would have been also obvious to one skilled in the art at the time the invention was made to produce the fibers from the cross-linked composition, e.g. PVA (dissolved in water) and cross-linking agent, depending of the desire degree of hydrophilicity, and strength of the final microfiber property, since '274 teaches crosslinking and combination with hydrophobic materials or additives to improve nanofibers lifetime and operational properties (column 5, lines 4-24). It would have been obvious to one skilled in the art at the time the invention was made to use conventional crosslinker agents to reduce the level of water solubility of a water soluble polymer in a final nanofibers filter, base on '274's teaching. It would have been further obvious to operate the process of reference '274 under the electrospinning conditions, e.g. spinneret, rate o production of the fibers, and voltage ranges, and polymer amount suggested in reference '011, to reach to a filter containing nanofibers with diameters on the range of 10 to

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1000nanometers, in particular 20 to 500 nanometers, e.g. by adjusting process conditions. As to the crosslinking agents, they can be added to the process of '011, e.g. in a very low amount, lower than 5% of the crosslinking agent is generally required to crosslink a water soluble polymer.

As to claims 2-3, the percentages of polymer and crosslinking agent are disclosed inn '274 (column 32, line 65, column 38, lines 54); using water as the solvent is also disclosed (column 39, lines 12-15).

As to claims 4, the composition is solution, e.g. PVA, water plus crosslinking agent and optionally additive is disclosed in '274, as discussed above.

Regarding claims 5-11 the crosslinking agents for PVA are disclosed in '274, column 9, lines 48-59). As to claim 12, the results of crosslinking e.g. formation of three-dimensional structures is inherent to the crosslinking reactions of covalent bonds formation. As to claim 15, the steps involved in the electrospinning process are known in the art as recognized in '274, as technique for producing nanofibers (column 2, lines 18-43).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ana M Fortuna whose telephone number is (571) 272-1141. The examiner can normally be reached on 9:30-6:00 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wanda L. Walker can be reached on (571) 272-1151. The fax phone

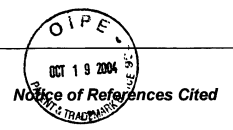
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number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ana M Fortuna Primary Examiner Art Unit 1723

AF October 04, 2004



	Application/Control No. 09/884,215	Applicant(s)/Patent Under Reexamination CHOI, KYUNG-JU	
	Examiner	Art Unit	
1	Ana M Fortuna	1723	Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name .	Classification
	Α	US-6,753,311	06-2004	Fertala et al.	514/2
	В	US-6,689,374	02-2004	Chu et al.	424/423
	C	US-6,713,011	03-2004	Chu et al.	264/465
	D	US-			
	Е	US-			
	F	US-			
	G	US-			
	Н	US-			
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	J	US-			
	K	US-			
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	М	US-			

FOREIGN PATENT DOCUMENTS

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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.